

SUPERIOR COURT OF ARIZONA  
MARICOPA COUNTY

FC 2004-011581

06/23/2016

COMMISSIONER JOHN R. DOODY

CLERK OF THE COURT  
G. Martin Del Campo  
Deputy

IN RE THE MATTER OF  
CHAD RANDOLPH FULLER

CHAD RANDOLPH FULLER  
9475 STOVER DR  
SANTEE CA 92071

AND

CLAUDINE NICOLE FULLER

CLAUDINE NICOLE FULLER  
16734 E LA MONTANA DR UNIT 202  
FOUNTAIN HILLS AZ 85268

MINUTE ENTRY

The Court has reviewed and considered Petitioner/Father's May 26, 2016 *Motion of Correction to Child Support Order* ("Motion") asking for a "correction" to the Child Support Order entered on April 14, 2016.

The Motion states that the order was entered upon agreement with Respondent/Mother, but a few hours later Father noticed that the order did not match the agreement. Specifically, the new child support worksheet did not give Father credit for a minor child from another relationship. On June 1, 2016 Mother filed *Response to Motion of Correction to Child Support Order* in which she admitted that Father should be given credit for the child from the other relationship. But Mother also asserts claims of her own – that Father failed to make a full and proper disclosure of his finances at the time the order was entered.

IT IS ORDERED **granting** Father's Motion.

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IT IS FURTHER ORDERED **denying** the relief sought by Mother. The issues raised by Mother are such that that she should have demanded further disclosure or discovery before entering into the agreement to modify child support. If Mother believes that Father's income is still understated, she may file her own petition to modify child support, but the relief granted at that time, if any, will be prospective only. Since this order accomplishes what the Court would have done had the facts been known to the Court, it is granted *nunc pro tunc* to April 14, 2016, and the amended form of child support worksheet and *Amended Child Support Order* likewise are amended nunc pro tunc to April 14, 2016, with an effective date (like the original order) of May 1, 2016.

IT IS FURTHER ORDERED approving and settling formal written *Child Support Order* signed by the Court on June 21, 2016 and filed by the above-named deputy clerk this date. The signed *Amended Child Support Order* is intended to be read together with this minute entry and together they constitute a final, appealable judgment, with no further issues left to resolve.

All parties representing themselves must keep the Court updated with address changes. A form may be downloaded at: <http://www.superiorcourt.maricopa.gov/SuperiorCourt/Self-ServiceCenter>.